

Exhibit 9

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

.....X

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|--|---|-------------------------------|
| BRIAN DONNELLY AKA KAWS and KAWS INC., | : | |
| | : | |
| | : | |
| Plaintiff, | : | Case No.: 1:21-cv-09562-PKC |
| | : | |
| | : | <i>Automatic Disclosure</i> |
| | : | <i>Pursuant to FRP 26 (a)</i> |
| - against - | : | |
| | : | |
| JONATHAN ANAND, both individually and doing business as HOMELESS PENTHOUSE, PENTHOUSE THEORY, HIDEOUT.NYC, INCOGNITO and YOUNG NEON, DAVID KANG, DYLAN JOVAN LEONG YI ZHI, THE PENTHOUSE THEORY, THE PENTHOUSE COLLECTIVE and OSELL DINODIRECT CHINA LIMITED, | : | |
| | : | |
| Defendants. | : | |
| | : | |
|X | : | |

JONATHAN ANAND, individually, makes the following initial disclosure in accordance with the Federal Rules of Civil Procedure 26(a).

A. WITNESSES

The identities of each person (s) likely to have discovered information in respect of the allegations contained in the pleadings are:

- Jonathan Anand
Flat 4D, 14-18 Staunton Street
Soho, Central, Hong Kong

B. DOCUMENTS

- None

C. COMPUTATION OF DAMAGES

To be ascertained upon trial.

D. INSURANCE POLICY

Not known at this time.

Defendant JONATHAN ANAND retains the right to supplement, amend, modify or otherwise act with respect to the above.

Dated: January 27, 2023
New York, NY

_____/s/_____
Sanjay Chaubey, Esq. (SC-3241)
Attorney for the Defendant
Jonathan Anand